

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

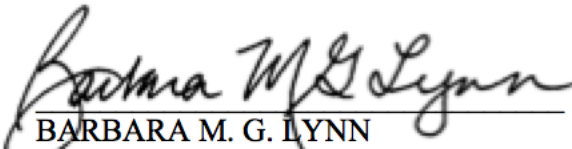
MANETIRONY CLERVRAIN, et al.,)	
Plaintiffs,)	
)	
vs.)	No. 3:22-CV-813-M-BH
)	
VALERIE VAN VLACK, et al.,)	
Defendants.)	

ORDER ACCEPTING FINDINGS AND RECOMMENDATION
OF THE UNITED STATES MAGISTRATE JUDGE

After reviewing the Findings, Conclusions, and Recommendation of the United States Magistrate Judge for plain error, I am of the opinion that the Findings and Conclusions of the Magistrate Judge are correct and they are accepted as the Findings and Conclusions of the Court.

The *Motion for Settlement Agreement(s) Against Secretive Criminals by Inkoking [sic] the National Regulatory Treaties Act ("NITRA")*, the *Motion for ["Manifest Injustice Act"] (MIA) or ["Electronic Filling Act"] Opposition(s) by Secure Academic Resources Technology Act ("SARTA")*, and the *Motion for ["Opposition(s)"] or ["Criminal Intent(s)"] and/or ["Malicious"] Against Freedom of Speech(s) [sic], by the ANT(s) Freedom Act ("TAFA")*, received on April 11, 2022 (docs. 4-6), are **DENIED**. By separate judgment, the *Complaint for Violation of Civil Rights*, received on April 11, 2022 (doc. 2), will be **DISMISSED** without prejudice for improper venue.

SIGNED this 13th day of May, 2022.


BARBARA M. G. LYNN
CHIEF JUDGE